UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORKX	
UNI-SYSTEMS LLC,	
Plaintiff,	ORDER
-against-	17 CV 147 (KAM) (CLP)
U.S. TENNIS ASSOCIATION et al.,	
Defendants.	

Plaintiff Uni-Systems, LLC brings this action against the United States Tennis

Association, Inc. ("USTA"), Rossetti, Inc. ("Rossetti"), Hunt Construction Group, Inc. ("Hunt"),

Hardesty & Hanover LLC and Hardesty & Hanover LLP (collectively "Hardesty"), Morgan

Engineering Systems, Inc. ("Morgan"), and Geiger Engineers, P.C. ("Geiger") (collectively,

"defendants"), asserting a variety of patent infringement claims against all defendants, as well as trade secret claims and an unfair competition claim against Hardesty and Hunt (the "Trade Secret

Defendants"), all flowing from defendants' involvement in the construction and maintenance of

certain retractable stadium roofs. (See Compl., ECF No. 1).

**POLLAK**, United States Magistrate Judge:

The parties have raised several issues regarding discovery in this matter, which the Court addresses below.

## A. Motions to Seal

The Court has reviewed the various documents sought to be filed under seal and makes the following rulings:

- The sub-contract agreement between Hunt and Uni-Systems is a confidential agreement sought to be filed in connection with discovery, and the Court therefore concludes that it shall be filed under seal. (See Hunt's Mot. to File Under Seal, Oct. 11, 2017, ECF No. 135).
- Uni-Systems has withdrawn its confidentiality designations regarding the transcript of
  the September 6, 2017, and the Court therefore denies the motion to file the transcript
  under seal as moot. (See Hardesty & Hanover's Mot. to File Under Seal, Oct. 16,
  2017, ECF No. 143).
- Uni-Systems' responses to Hunt and Hardesty's interrogatories contain confidential
  and trade secret information, and the Court therefore grants the motion to file those
  materials under seal in connection with the parties' discovery disputes. (See
  Hardesty's Mot. to File Under Seal, Oct. 16, 2017, ECF No. 143). Hardesty's
  requests that the interrogatory responses be "published" through the Court's CM/ECF
  system are denied. (See Hardesty & Hanover's Mot., Oct. 24, 2017, ECF No. 155).
- Uni-Systems' has withdrawn its request to file as "Exhibit A" excerpts from certain settlement-related discovery responses under seal because the parties agree that the subcontract, but not its attachments, may be filed on the public docket. The Court therefore denies the motion as moot. (See Uni-Systems' Mot. to File Under Seal, Oct. 18, 2017, ECF No. 149; Uni-Systems' Reply, Oct. 25, 2017, ECF No. 158). In its reply, Uni-Systems argues that settlement communications other than the specific excerpts to which the parties have agreed should remain confidential and should not be filed on the public docket. (See Uni-Systems' Reply at 2). No party has sought to

Case: 5:20-cv-00878-BYP Doc #: 166 Filed: 11/03/17 3 of 4. PageID #: 2620

file settlement communications beyond the agreed upon excerpts, and the Court

therefore need not reach the issue at this time.

**B.** The Parties' Discovery Disputes

The parties have submitted several filings regarding their positions as to outstanding

discovery, but the filings to date lack the clarity and specificity necessary for the Court to decide

the disputes. It also appears that many of the potential disputes should be resolved or narrowed

at a meet-and-confer made in good faith by all parties. At such a conference, the parties may

exchange information that will provide them with a basis upon which to narrow or modify their

requests and objections. The parties are therefore Ordered to meet and confer regarding all

outstanding discovery disputes no later than November 13, 2017. During those meetings, they

are Ordered to attempt in good faith to resolve or narrow the issues in dispute and to flesh out the

details of any objections with specificity.

The parties shall then file one joint letter of no more than 15 pages by November 20,

2017, setting forth the specific relief sought by each party, as well as each opposing party's

position with respect to the relief sought.

The Clerk is directed to send copies of this Order to the parties either electronically

through the Electronic Case Filing (ECF) system or by mail.

SO ORDERED.

Dated: Brooklyn, New York

November 3, 2017

United States Magistrate Judge

3

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Eastern District of New York

3